# TUCKER ARENSBERG VERY & FERGUSON, P. C.

1200 PITTSBURGH NATIONAL BUILDING

PITTSBURGH, PENNSYLVANIA 15222

412-566-1212

TELEX NUMBER 902914

CECONDATION ROLL

COUNSEL ROBERT D. FERGUSON F. J. TORRANCE BAKER FRANK L. WIEGAND, JR. FRANKLIN BLACKSTONE, JR.

CHARLES C. ARENSBERG CHARLES G. O'HARA GARY P. HUNT JOEL M. HELMRICH LYNETTE NORTON MILLER BARRY K. COSEY RICHARD W. CRAMER RONALD J. RADEMACHER JOHN B. MONTGOMERY GARY J. GUSHARD DANIEL J. PERRY RICHARD B. TUCKER, III GERARD T. SCHAFER

CHARLES J. VATER

RICHARD B. TUCKER, JR.

WILLIAM J. STALEY

DONALD P. ERIKSEN

ANTHONY P. PICADIO

GARLAND H. MCADOO, JR. JEEFBEY J. LEECH

C. LEON SHERMAN

JOHN P. PAPUGA

J. KENT CULLEY HENRY S. POOL

JUL 22 1983 -3 95 PM

INTERSTATE COMMERCE COMMISSION

DONALD L. VERY (1970-1979)

July 21, 1983

ICE Washington, D. C

Secretary of the Interstate Commerce Commission Interstate Commerce Commission Washington, DC 20423

Dear Secretary:

I have enclosed an original and one counterpart of the document described below, to be recorded pursuant to Section 11303 of Title 49 of the U.S. Code.

This document is a First Amendment to Mortgage of Railroad Rolling Stock, a secondary document, dated as of May 31, 1983. The primary document to which this is connected is recorded under Recordation No. 11557.

The names and addresses of the parties to the documents are as follows:

Mortgagor:

Charles Jay Miller 3506 Fifth Avenue Pittsburgh, PA 15213

Mortgagee:

Knoblauch Private Bank

P.O. Box 8121

209 Lancaster Avenue Reading, PA 19611

Secretary of the Interstate Commerce Commission July 21, 1983 Page 2

A description of the equipment covered by the documents follows:

	ARR Mechanical	Number of
Type	Designation	Units
A230	XL Boxcar	5

Identifying Marks and	Road Serial Numbers
ATW	25155
	25156
	25157
	25158
	25159

A fee of \$10.00 is enclosed. Please return the original and any extra copies not needed by the Commission for recordation to Knoblauch Private Bank, c/o Daniel J. Perry, Esquire, Tucker Arensberg Very & Ferguson, P.C., 1200 Pittsburgh National Building, Pittsburgh, PA 15222.

A short summary of the document to appear in the index follows:

This First Amendment to Mortgage of Railroad Rolling Stock refers to that certain Mortgage of Railroad Rolling Stock with Recordation No. 11557, dated as of November 2, 1979, and covers Railroad Rolling Stock.

Very truly yours

Daniel J. *M*er

RECORDATION NO. 1155 Filed 1426

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# INTERSTATE COMMERCE COMMISSION

FIRST AMENDMENT TO MORTGAGE OF RAILROAD ROLLING STOCK

CHARLES JAY MILLER

MORTGAGOR

KNOBLAUCH PRIVATE BANK MORTGAGEE

DATED AS OF May 31, 1983

# FIRST AMENDMENT TO MORTGAGE OF RAILROAD ROLLING STOCK

CHARLES JAY MILLER of 3506 Fifth Avenue, Pittsburgh, Pennsylvania, a resident of the Commonwealth of Pennsylvania ("Mortgagor") and KNOBLAUCH PRIVATE BANK ("KPB"), a banking partnership organized and existing under the laws of Pennsylvania, in consideration of the mutual covenants and agreements contained herein, hereby Recite and Agree as follows:

### Recitals

WHEREAS, the Mortgagor by Mortgage of Railroad Rolling Stock dated as of November 2, 1979, filed with the Interstate Commerce Commission on March 5, 1980, and bearing Interstate Commerce recordation No. 11557 granted and conveyed unto Knoblauch Private Bank ("KPB"), a Pennsylvania banking partnership, and its successors and assigns, a security interest in that certain railroad rolling stock therein particularly described to secure payment of a certain debt or principal sum of One Hundred Thirty-Nine Thousand Three Hundred Forty-Eight and 40/100 Dollars (\$139,348.40) lawful money with interest thereon and other costs related thereto all as set forth in said mortgage; and

WHEREAS, Mortgagor has requested that KPB make available an additional sum of money to the Mortgagor in the form of a loan in the amount of Twelve Thousand Six Hundred Sixty-Five and 93/100 Dollars (\$12,665.93) to enable the Mortgagor to perform a certain remodeling and restructuring of the Boxcars in which KPB has been granted a security interest; and

WHEREAS, KPB has agreed to make such funds available but only upon the terms and conditions set forth in the First Amendment to Credit Agreement dated as of May 31, 1983 ("First Amendment") and upon the Mortgagor's agreement to enter into an amendment of the Mortgage of Railroad Rolling Stock; and

WHEREAS, the Mortgagor is willing to enter into such an amendment to the Mortgage of Railroad Rolling Stock.

NOW, THEREFORE, in consideration of the mutual promises contained and other valuable consideration, and with the intent to be legally bound hereby, the parties hereto agree as follows:

#### Agreements

1. Paragraph 2 of the Mortgage of Railroad Rolling Stock shall be amended to read:

#### 2. Agreement to Finance

KPB has agreed, subject to the terms and conditions of a Credit Agreement dated November 2, 1979 as the same has been and may from time to time be amended by and between Mortgagor and KPB, to lend to Mortgagor the maximum principal amount of One Hundred Fifty-Two Thousand Fourteen and 33/100 Dollars (\$152,014.33) (the Credit Agreement dated November 2, 1979 and each amendment thereto shall be construed as one document and the Credit Agreement and all amendments shall be referred to as the "Agreement"). The Agreement is hereby incorporated herein and all terms defined therein, including the definition of Mortgage contained in the Agreement, shall have the same meaning in the Mortgage as amended except only as otherwise defined herein.

- 2. Paragraph 5 of the Mortgage of Railroad Rolling Stock shall be amended to read:
- 5. Mortgage Interest. To secure payment and performance of the Obligations, including but not limited to the Mortgagor's obligations under the First Amendment, Mortgagor, as the owner of certain railroad rolling stock identified in Schedule 1 attached hereto and incorporated herein, grants and reaffirms to KPB a continuing security interest in the following, and, if moved, sold, leased or otherwise disposed of, the proceeds thereof:

Whether now in existence or hereafter acquired, all of the following: The railroad rolling stock specifically identified in Schedule 1 hereto (to be further identified, supplemented and added to from time to time) together with all replacements, replacement parts, additions, repairs, repair parts, accessions and accessories incorporated therein and/or affixed thereto, all special tools and devices incorporated thereinto or used in connection therewith; and together with all products, replacements, additions, substitutions and proceeds (including any claims or insurance payable by reason of loss or damage to the Units) thereof ("Mortgaged Property").

- 3. Paragraph 10(a) of the Mortgage shall be amended to read as follows:
- 10(a) Coverage. Mortgagor will carry, at his cost and at no cost to KPB, with insurers of recognized responsibility comprehensive public liability and property damage insurance in respect of the operation and use of the Units, in an amount not less than \$10,000,000.00 for each occurrence, which insurance may contain a \$1,000.00 deductible provision for any one occurrence.

In addition each Unit shall be insured against casualty damage in a minimum initial amount of \$32,500.00 per car and a reducing amount thereafter so long as the casualty insurance carried on all of Mortgagor's Units exceeds at all time 110% of the unpaid principal amount of Mortgagor's Note.

#### 4. Miscellaneous

All covenants and agreements in this First Amendment to Mortgage made by or on behalf of any of the parties hereto shall bind and inure to the benefit of the respective successors and assigns of the parties hereto whether so expressed or not, except that Mortgagor shall not have the right to assign its rights hereunder or any interest herein without the prior written consent of KPB.

The titles to the various sections of this First Amendment to Mortgage are solely for convenience and are not a part of the First Amendment to Mortgage for purposes of interpreting the provisions hereof.

This First Amendment to Mortgage, the Schedule, or any other instruments, documents or agreements to be delivered hereunder, are being executed and delivered and are intended to be performed in the Commonwealth of Pennsylvania. The parties hereto agree that the law of the Commonwealth of Pennsylvania shall govern their rights and duties hereunder, excepting applicable federal law.

As used in this First Amendment to Mortgage the term "Mortgagor", if there be more than one party executing this Mortgage as Mortgagor, shall mean all such parties and each of them and in such case they are jointly and severally bound.

The Mortgage of Railroad Rolling Stock dated as of November 2, 1979 and each and every representation, warranty, covenant, term, definition and condition therein, except as specifically amended by this First Amendment to Mortgage is hereby specifically ratified and confirmed.

The address of KPB is 209 Lancaster Avenue, P.O. Box 8121, Reading, Pennsylvania 19603.

This written agreement is exclusive as to its subject matter and no inconsistent oral agreement shall be binding.

IN WITNESS WHEREOF, the parties hereto have caused this

Mortgage to be duly executed by their respective duly authorized signatories as of the 31st day of May, 1983.

WITNESS:

Jonna J. Morris

MORTGAGOR

Charles Jay Miller

WITNESS:

KNOBLAUCH PRIVATE BANK

Ву

W. Thomas Tither, Jr. General Partner

### SCHEDULE 1

To First Amendment of Mortgage of Railroad Rolling Stock Dated May 31, 1983

## Description of Equipment (Units):

-	ARR	NUMBER
	Mechanical	of
Type	Designation	Units
A230	XL	5
	Boxcar	

Identifying Marks	and	Road Serial Numbers
ATW		25155
• *		25156
		25157
		25158
		25159

Legend to be placed on each unit in one inch letters:

"Subject to a Security Interest in favor of Knoblauch Private Bank per mortgage filed with the Interstate Commerce Commission pursuant to Section 11303 of the Interstate Commerce Act." COMMONWEALTH OF PENNSYLVANIA SS: COUNTY OF BERKS

On this If the day of before me personally appeared W. THOMAS WITHER, JR. to me personally known, who, being by me duly sworn, says that he is a general partner of Knoblauch Private Bank, a Pennsylvania banking partnership, and that the foregoing instrument was signed on behalf of Knoblauch Private Bank by authority of its Partnership Agreement and Certificate of Limited Partnership, and he acknowledged that the execution of the foregoing instrument was the free act and deed of Knoblauch Private Bank.

OTARIAL SEAL)

MARIAN T. GLACE, Notary Public Commission Expires: Heading, Berks County, ra.

My Commission Expires April 11, 1987

COMMONWEALTH OF PENNSYLVANIA

SS:

COUNTY OF ALLEGHENY

On this before me personally appeared CHARLES DAY MILLER to me personally known to be the person described in alfa who executed the foregoing instrument as Mortgagor, who, being by me duly sworn, acknowledged that the execution of the foregoing instrument was his free act and deed.

(NOTARIAL SEAL)

My Commission Expires:

SHARON J. WINERT, NOTARY PUBLIC / PITTSBURGH, ALLEGNENY COUNTY MY COMMISSION EXPINES JULY 28, 1986 Member, Pennsylvania Association of Notarios